

**REMARKS/ARGUMENTS**

In the Office Action mailed June 1, 2005, the Examiner has withdrawn Claims 1-10, 27-30, and 36 from further consideration as being drawn to a non-elected species. Moreover, the Examiner has rejected Claims 11-13, 21-23, 31-33, and 37-39 under 35 U.S.C §102(e), and rejected Claims 14-17, 24, 34, and 35 under 35 U.S.C. §103(a). Further, the Examiner has kindly indicated that Claims 18-20, 25, and 26 are drawn to allowable subject matter, and would be allowed if rewritten in independent form including all the limitations of the base claim and any intervening claims.

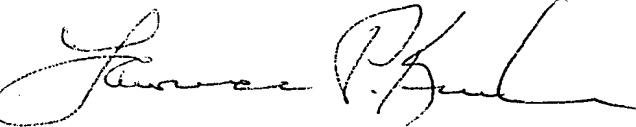
By this paper, Claims 18, 25, and 26 have been amended to more particularly point out that which the Applicants regard as the invention by being rewritten in independent form including the allowable subject matter. Moreover, Claims 12-15, 22-24, and 37 have been amended to have proper dependency upon amended independent Claims 18 and 25. Claims 11, 21, 31-35, 38, and 39 have been cancelled without prejudice. The newly added Claims 40-42 include the same subject matter previously noted as being allowable in Claims 18-20. Since Claim 37 has been grouped with Claim 31, it is now clear that Claim 31 is in a form which makes such claim generic. That is, the term “printing attributes” is generic to the specific embodiment where the “printing attributes” are page “colors”. Therefore, it is respectfully submitted that the new Claims 40-42 are similarly allowable for the same reasons as Claims 18 and 25.

Accordingly, it is now respectfully submitted that amended independent Claims 18, 25, and 26, Claims 12-17, 19, 20, 22-24, and 37 dependent thereon, and new Claims 40-42, which are the claims remaining in this Application, are allowable.

Applicants are not aware of any additional patents, publications, or other information not previously submitted to the Patent and Trademark Office which would be required under 37 C.F.R. §1.99.

This Application is now believed to be in condition for favorable reconsideration and early allowance, and such actions are respectfully requested.

Respectfully submitted,

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